## Message

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(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=E17C62EB477B48CFA42C0CEDD631C005-HALL, ROSEMARY]

**Sent**: 9/24/2018 8:13:05 PM

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**Subject:** interim update on 2nd round of proposed comments to FDEP on draft rule **Attachments:** Edits to Comprehensive Section by Section Comments\_20180924.docx

Tom – Here is the update with clarifying edits re: the first two sections with comments. I've flagged all of the rest as pending the outcome of OW discussions currently underway.

Meanwhile, I also identified conditioning of two Jacksonville District regional general permits that prohibits permitting of impoundments other than stormwater ponds. I added the notes below to the comments on 62-331.227 General Permit for Residential Developments and 62-331.239 General Permit for Recreational Facilities.

SAJ-90 (Residential, Commercial, and Institutional Developments in Northeast Florida) a regional general permit (RGP) operated by the Corps, and SAJ-111, an RGP giving authority to administer similar activities to the St. Johns River Water Management District both include this special condition:

SAJ-[90/105] will not apply to projects that impound water or otherwise flood land. This limitation does not apply to stormwater treatment ponds associated with residential, commercial or institutional development.

Matt – Did I faithfully capture your comment re: ESA language? All – Just an FYI. Probably another version update after we hear more from OW.

~ Rosemary